IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

Red Lion Medical Safety, Inc., et al.

Plaintiffs.

-against-

Civil Action No. 2:15-cv-308-RWS

General Electric Company, et al.

JURY TRIAL DEMANDED

Defendants.

STIPULATION OF DISMISSAL OF CERTAIN CLAIMS

Plaintiffs Red Lion Medical Safety, Inc., *et al.*¹ and Defendants General Electric Company, *et al.*² hereby stipulate and agree that Plaintiffs' Claims for Relief set forth in the Second Amended Complaint, solely as those claims relate to servicing diagnostic imaging equipment, shall be dismissed without prejudice. The parties agree that they shall bear their own respective attorneys' fees and costs with respect to these claims.

¹ Red Lion Medical Safety, Inc., Universal Medical Services, Inc., Metropolitan Medical Services of NC, Inc., Biomedical Concepts, Anesthesia Services, Inc., Diversified Anesthesia, LLC, d/b/a Diversified Anesthesia, Paragon Service, Bay State Anesthesia, Inc., POPN, Inc., Individually and as Successor in Interest to Penn Biomedical Support, Inc., Gasmedix, LLC, West Coast Anesthesia Specialists, Inc., Gulfstream Anesthesia Service Inc. (d/b/a Doctor's Depot), Palo Verde Medical Consultants, LLC, Medical Application Repair and Sales, LLC, Heartland Medical Sales & Services, LLC, SAS Acquisitions, Inc., DBA Anesthesia Specialties, Trinity Biomedical Solutions, Inc.

² General Electric Company, GE Healthcare a unit of General Electric Company, GE Technology Infrastructure, a unit of General Electric Company, and Datex-Ohmeda, a unit of General Electric Company.

Dated: March 13, 2017

MCKOOL SMITH, P.C.

s/Samuel F. Baxter

Samuel F. Baxter
Texas State Bar No. 01938000
sbaxter@McKoolSmith.com
Jennifer L. Truelove
Texas State Bar No. 24012906
jtruelove@McKoolSmith.com

McKool Smith, P.C.

104 E. Houston Street, Suite 300

Marshall, Texas 75670 Telephone: (903) 923-9000 Telecopier: (903) 923-9099

John C. Briody jbriody@mckoolsmith.com Radu A. Lelutiu rlelutiu@mckoolsmith.com James H. Smith

jsmith@mckoolsmith.com

Dana E. Vallera

dvallera@mckoolsmith.com

McKool Smith, P.C.

One Bryant Park, 47th Floor New York, New York 10036 Telephone: (212) 402-9400 Telecopier: (212) 402-9444

Colleen E. Bloss

cbloss@mckoolsmith.com

MCKOOL SMITH, P.C.

300 Crescent Court, Suite 1500

Dallas, Texas 75201

Telephone: (214) 978-6380 Telecopier: (214) 978-4044

Paul F. Ferguson, Jr.

cferguson@thefergusonlawfirm.com

THE FERGUSON LAW FIRM

350 Pine Street, Suite 1440

Beaumont, Texas 77701

Telephone: (409) 832-9700 Telecopier: (409) 832-9700 Paul Bartlett, Jr. paul@paulbartlettjr.com 203 Zornia Drive San Antonio, Texas 78213 Telephone: (210) 341-6703 Telecopier: (210) 525-8011

ATTORNEYS FOR PLAINTIFFS

LYNN, PINKER, COX & HURST, LLP

s/Christopher J. Schwegmann_

John T. Cox III

Texas Bar No. 24003722

tcox@lynnllp.com

Christopher J. Schwegmann

Texas Bar No. 24031515

cschwegmann@lynnllp.com

Christopher Patton

Texas Bar No. 24083634

cpatton@lynnllp.com

Ben E. Barnes

Texas Bar No. 24092085

bbarnes@lynnllp.com

LYNN, PINKER, COX & HURST, LLP

2100 Ross Avenue, Suite 2700

Dallas, Texas 75201

Telephone: (214) 981-3800 Telecopier: (214) 981-3839

Of Counsel

Jonathan I. Gleklen

Jonathan.Gleklen@apks.com

Matthew M. Wolf

Matthew.Wolf@apks.com

Ryan Z. Watts

Ryan.Watts@apks.com

ARNOLD & PORTER KAY SCHOLER

601 Massachusetts Ave., NW

Washington, DC 20001

Telephone: (202) 942-5000 Telecopier: (202) 942-5999

ATTORNEYS FOR DEFENDANTS

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a) and served via electronic mail on this the 13th day of March, 2017.

/s/ Radu A. Lelutiu